COMBINED DECLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

Unassigned
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Herewith (July 6, 2001)
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NUFO003

Declaration Submitted	l with Initial Fi	iling or	Declaration Submitted after In	itial Filing (surchar	ge (37)
As a below named inventor, I h My residence, mailing address, a I believe I am the original, first an names are listed below) of the su "External Cavity Laser v	and citizensh nd sole inver ubject matte	nip are as stated below r ntor (if only one name is r which is claimed and fo	listed below) or an original, first	ie iliveridon emu	eu.
the specification of which: is attached hereto OR					
		as United S	tates Application Number or	PCT Internation	nal
Application Number			and was amended on		(if applicable).
Increby state that I have review amended by any amendment sp + acknowledge the duty to disclo continuation-in-part applications the national or PCT international	ecifically ref se informati , material in I filing date o	ferred to above. on which is material to p formation which became of the continuation-in-pa	patentability as defined by 37 CF e available between the filing da rt application.	R 1.56, including te of the prior app	g for olication and
hereby claim foreign priority be or plant breeders rights certifica than the United States of Americ patent, inventor's or plant breed application on which priority is of	te(s), or 365 ca, listed be er's rights c	i(a) of any PCT internation	onal application which designate fied below, by checking the box	, any foreign app	lication for
Prior Foreign Application	Country	Foreign Filing Date	Priority		oy Attached?
Number(s)		(MM/DD/YYYY)	Not Claimed	YES	NO
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As a named inventor, I hereby appoint the following registered practitioner(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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